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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/048,053			Roland Henry Pratt	111805 8743	
25944	7590	08/21/2003			
OLIFF & E	BERRIDO	GE, PLC	EXAMINER		
P.O. BOX 1 ALEXAND	9928		VY, HUNG T		
				- ART UNIT	PAPER NUMBER
			2828		
			DATE MAILED: 08/21/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

<del>.</del>		Application No.		Applicant(s)	<del></del>			
Offic Action Summary		10/048,053 Examiner		PRATT, ROLAND HENRY  Art Unit				
								Hung T Vy
	The MAILING DATE of this communication a	ppears on the cover	sheet with the c	orrespondence a	ddress			
Period fo		N V IO OFT TO EVE	NDE 2 MONTH/	e) EDOM				
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by state eply received by the Office later than three months after the main dipatent term adjustment. See 37 CFR 1.704(b).	I.  1.136(a). In no event, howe  eply within the statutory min  d will apply and will expire s	ver, may a reply be tim imum of thirty (30) days SIX (6) MONTHS from b become ABANDONE!	nely filed s will be considered time the mailing date of this D (35 U.S.C. § 133).	aly. communication.			
1)⊠	Responsive to communication(s) filed on 1	<u> 2 June 2003</u> .						
2a)⊠	This action is FINAL. 2b)	This action is non-fi	nal.					
3)[	Since this application is in condition for allo closed in accordance with the practice und	wance except for foer for for for for for for for for for fo	rmal matters, pr 1935 C.D. 11, 4	rosecution as to t 53 O.G. 213.	the merits is			
Dispositi	ion of Claims	, <u> </u>	·					
4) 🖂	Claim(s) 1-13 is/are pending in the application	ion.						
	4a) Of the above claim(s) is/are withd	rawn from consider	ation.					
5)□	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-13</u> is/are rejected.							
•	Claim(s) is/are objected to.			•				
	Claim(s) are subject to restriction and	d/or election require	ment.		•			
	ion Papers	inor						
	The specification is objected to by the Exami The drawing(s) filed on is/are: a) $\square$ ac		ed to by the Exa	miner	•			
10)	Applicant may not request that any objection to				). ·			
11)	The proposed drawing correction filed on	is: a)∏ approv	ed b)⊡ disappro	oved by the Exam	iner.			
11)	If approved, corrected drawings are required in			-				
12)	The oath or declaration is objected to by the							
•	under 35 U.S.C. §§ 119 and 120							
	Acknowledgment is made of a claim for fore	eign priority under 3	5 U.S.C. § 119(a	a)-(d) or (f).				
•	⊠ All b) Some * c) None of:							
•	1.⊠ Certified copies of the priority docume	ents have been rec	eived.					
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the papplication from the International	Bureau (PCT Rule	17.2(a)).		al Stage			
	See the attached detailed Office action for a				al application)			
	Acknowledgment is made of a claim for dome				таг аррпсацоп).			
15) <u></u>	<ul> <li>a) The translation of the foreign language</li> <li>Acknowledgment is made of a claim for dom</li> </ul>	provisional applications and application of the priority under the priority under the priority under the provisional applications are the provisional applications and the provisional applications are the priority and the provisional applications are the provision are the provision and the provision are the provision are the provision and the provision are the provision and the provision are	35 U.S.C. §§ 12	0 and/or 121.				
Attachme		_	1	(DTO 440) D	Na(a)			
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449) Paper No(	4) _ 5) _ s) 6) _	Notice of Informal	ry (PTO-413) Paper l Patent Application (l	NO(S) PTO-152)			
	Trademark Office							

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## **DETAILED ACTION**

1. In response to the amendment filed on 06/1/2003, claims 1-13 are pending in this application as result of additional of claim 10-13.

## Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-13 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claims 1,3 and 10-13, the phrase "Ne<sup>20</sup> isotope and an Ne<sup>22</sup> isotope" render the claim indefinite because it is unclear. The claim only recites the linear gas laser. The claim does not specify anything on Ne<sup>20</sup> and Ne<sup>22</sup> isotope to do with laser. Further, the claim does not recite any structure for frequency stabilized linear HeNe gas laser that can read on figure and does not show any element to recite the feedback. The phrase "in use" is use functional langue; it is not the claim language.

Claims 4-9 depend from rejected claim 1, and 3 thereby render these dependent claims indefinite.

Claim Rejections - 35 USC § 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United

Claims 1-12 are rejected under 35 U. S. C. § 102 (b) as being anticipated by Sanders et al., U.S. patent No. 4,475,199.

Regarding claims 1-2, 6-9, Deck discloses an optical apparatus comprising frequency stabilized linear HeNe gas laser (See abstract) having a resonant cavity, and optical elements (See column 5, line 63-69 and column 6, line 1-5). It is inherent that at least 0.1% of light output of the laser to be returned toward the laser that means the range of light to be return is very big so all the light feedback to have on that range, Ne<sup>20</sup> and Ne<sup>22</sup> isotope in substantially equal proportions (See column 9, line 37-44 and fig. 8). It is inherent that the device being any one of a single light, plane mirror, a long range, or an optical fiber type.

Regarding claim 3-5, and 10-13, the recitation that interferometric displacement determination device, a polarization measurement device, a spectroscopic analysis apparatus and heterodyne frequency has not been given patentable weight because it has been held that a preamble is denied the effect of a limitation where the claim is drawn to a structure and the portion of the claim following the preamble is a selfcontained description of the structure not depending for completeness upon the introductory clause. Kropa v. Robie, 88 USPQ 478 (CCPA 1951).

3. Applicant's arguments with respect to claims 1-13 have been considered but are moot in view of the new ground(s) of rejection. Further, with respect to applicant's response o the 35 U.S.C. 112, 2<sup>nd</sup> paragraph, applicant fails to fix the problems in the claim instead of just pointed out the definition as recited in the specification. Applicant's argument is not persuasive, and the response fails to overcome the 35 U.S.C. 112, 2<sup>nd</sup> paragraph rejection.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung Vy whose telephone number is (703) 605-0759. The examiner can normally be reached on Monday-Friday 8:30 am - 5:30pm. If

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attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul IP can be reached on (703) 308-3098. The fax numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone pumber is (703) 308-

0956.

Hung T. Vy Art Unit 2828

August 7, 2003

QUYEN LEUNG